

UNITED STATES OF AMERICA  
BEFORE THE NATIONAL LABOR RELATIONS BOARD  
REGION 34

THE PARKSITE GROUP

and

INTERNATIONAL BROTHERHOOD OF  
TEAMSTERS LOCAL UNION NO. 671

Case No. 34-CA-11961

**COUNSEL FOR THE GENERAL COUNSEL'S LIMITED CROSS-  
EXCEPTIONS TO THE DECISION OF THE ADMINISTRATIVE LAW JUDGE**

Pursuant to Section 102.46(e) of the Board's Rules and Regulations, Series 8, as amended, Counsel for the General Counsel files the following limited cross-exceptions to the Decision and Order of Administrative Law Judge Raymond P. Green:

1. Counsel for the General Counsel excepts to the judge's failure to find a violation relating to the allegations appearing at paragraphs 22 and 23 of the May 30, 2008 Complaint and Notice of Hearing. (ALJD p. 6, lines 6-26). Paragraph 22 reads: "In or about December 2007, Respondent, by Don Alamo at the South Windsor facility, interrogated employees about their union activities." Paragraph 23 reads: "By the conduct described above in paragraph 22, Respondent has been interfering with, restraining and coercing employees in the exercise of the rights guaranteed in Section 7 of the Act in violation of Section 8(a)(1) of the Act." (GCX 1(c)).

2. Counsel for the General Counsel excepts to the judge's failure to recommend that interest on the monetary award should be compounded on a quarterly basis. (ALJD 14, lines 34-37 and 15, lines 1-2).

Dated at Hartford, Connecticut, this 21<sup>st</sup> day of January, 2009.

Respectfully submitted,



Jennifer F. Dease  
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National Labor Relations Board  
Region 34  
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